THE FURNITURE STORE OF QUALITY

Let Us Supply Your Summer Wants

WE HAVE THE FURNITURE OUR PRICES ARE RIGHT AND OUR TERMS ARE EASY

The Store where courtesy and reliability are most evident.

If we advertise it, we have it

The Home Twinishing Co. Main durce Complete Home Turnishers clarkshing with

Social and Personal

Items for this department are welcomed. They may be sent or telephoned to the Telegram's editorial department. Telephones: Bell 390. Home 157-Y.

The ceremonies were held in the

ried. Those present were Mr. and Mrs. Conway, Mr. and Mrs. Rumbold, Mr. and Mrs. Pixler and daughter. Pearl, Mr. and Mrs. Earl Stout, Mrs.

Norwood Park Dance.

The second of a series of dances which are being given by the manage-

ment of Norwood park to raise funds to pay for the new uniforms which have been purchased for the baseball

good music is assured. The first dance

given recently was poorly patronized and it is hoped that more will attend

A recent number of the Chatta-nooga, Tenn., News contained the fol-lowing of interest here: Miss Ruth Minter and John Ed-

Literary Contest.

Absolutely Removes

Indigestion. One package proves it. 25c at all druggists.

When you come to furnish your

home remember that floor coverings play no little part in making your interior surroundings pleasant. Come here for your carpets, rugs,

linoleums, mattings, etc.

Married in Tenne

Bachelder.

Jewels Presented.

Under the most auspicious circumstances, veteran jewels were presented to twenty members of Weston Lodge No. 43, Knights of Pythias, at special services Sunday. Among the grand lodge officers present was Sam R. Nuzum, of Fairmont, supreme representative, who was heard in an address to the members and visitors assembled.

The ceremonies were held in the high school auditorium, which was nicely adapted for such a meeting. The lodge met at Castle Hall, marched to the high school building and had seats in front of the room, and here seeming, being held in a weston church, adjourned ou of respect for the lodgemen and those in attendance marched to the auditor.

The jewels are accorded only to those members who have had twentry-five years of continuous service in meeting proceeded.

OLIVES

DIRECT FROM SPAIN

IN THE ORIGINAL CASK

15c Pint

They are better than you can get elsewhere in the city.

Chicago Dairy

The Better Butter Store

4,000 CHICKS FOR SALE

The Clarksburg Poultry Farms
Company will have day-old chicks
for sale, 2,000 first Monday in May
and 2,000 second Monday in May.

Price 10c each.

Parties interested in poultry are larged the swedding march.

Parties interested in poultry are welcome in the above dates to see this intresting sight of thousands of carried a bouquet of bride's roses this intresting sight of thousands of young chickens. This plant is now fully equipped with large flock of single comb White Leghorn layers, with incubation capacity of 6,000 cggs.

Garried a bounded of blick of the valley. Following the ceremony the bride changed her dress for a dark blue traveling suit, and they left for Clarksburg, W. Va., the home of Mr.

Better send a postal stating the number required and the same will be reserved for your inspection be-fore delivery on the above dates. fore delivery on the above dates.

CLARKSBURG POULTRY FARMS
COMPAY.

Take Wilsonburg-O'Neal car to plant. Offices 324 Goff Bldz Bell The two societies will content of the school auditorium.

plant. Offices 324 Goff Bldg., Bell The two societies will contest for a 'phone 7005-R-22.



REAL ESTATE

Can sell you a home from \$500 to \$10,000, many on easy payments. Hundreds of building lots anywhere

GlennB. Waters

Real Estate Broker 306 Prunty Bldg.

Hood's Sarsaparilla, the Great Blood Purifier, is the Best.

SPRING MEDICINE

Spring sickness comes in some de-gree to every man, woman and child in our climate.

It is that run-down condition of the system that results from impure, impoverished, devitalized blood. It is marked by loss of appetite and that tired feeling, and in many cases by some form of eruption.

The best way to treat spring sickness is to take Hood's Sarsaparilla. This old reliable family medicine purifies, enriches and revitalizes the blood It is an all-the-year-round alternative and tonic, and is absolutely the best

Spring medicine.

Get your blood in good condition at once—now. Delay may be dangerous. Ask your druggist for Hood's Sarsaparilla, and insist on having it, for nothing else can take its place.—Advertisement.

silver loving cup, which will go to the one winning the most points in the

contest.

Prizes will be offered for the winners of each of the individual numbers including a gold-band fountain pen, offered by the Northview pharmacy for the winner of the oratorical contest. A watch and chain offered by Mayor A. L. Mathew to the winner of the essay contest, a fine box of stationery offered by Hall and Bradford's book store for the winner Bradford's book store for the winner of the humorous reading, a book of-fered by D. M. Swisher, news dealer, for the winner of the recitation and prizes to the winners of the short story contest and the debate, but the donors of these prizes do not wish their names made public.

Oration-Life

Humorous reading-Piano duet.

ium and were present at the ceremonies. After the meeting the worshipers returned to the church and their

Paul Trunick.
Judges—Prof. H. R. Carder, Prof.
M. D. Teter and Miss Jane Yost.
Orchestra
President Lincoln Society—Lena

For Bridal Couple.
Mr. and Mrs. L. W. Elliot entertained at their home on Elliott street Brooks. President Bryant Society-Gail Sunday in honor of Mr. and Mrs. Props. Pearl White, who were recently mar-

PERSONAL

Mrs. Samuel R. Harrison and Mrs. Charles S. Smiley will go to Philadel-phia tonight.

Pearl, Mr. and Mrs. Earl Stout, Mrs. George Tate, Mrs. Bird Stout, Mrs. Harker, Mrs. Postlewait and daugh-ter, Elaine, Frank Powell, Elzie King, Harry Kinard, Harold Ross, Paul Craig, Mr. and Mrs. Pearle White, Charles Gaylord and the host and Alvin D. Bassel was here Monday afternoon from Lost Creek.
Samuel Gain, of Salem, a former mayor of his city, visited here Mon-

day looked after business. Miss Marjorie Harvey, of Parkers-burg, is in the city to attend the Knights of Columbus dance Wednes-

day and looked after business. (Continued on page 5.)

team, will be given Thursday night in the dance hall at Norwood park. Danc-ing will be from 8 to 12 o'clock and

ward Bachelder were married this morning at 9:30 o'clock at the home Highest Court of the State Gives Out Syllabi in a Few Cases.

CHARLESTON, April 24.—Syllabi in cases decided by the state supreme court recently are as follows:

Oil Company against Rummel.

A writ of prohibition was awarded on the application of the Wayland Oil and Gas Company and others against Rummel, judge, from Kanawha county; Lynch, judge. The syllabus is as

follows: "1. By \$4, chapter 133, code, jurisdiction to award injunctive process is vested exclusively in the circuit court of the county wherein the act or proceeding sought to be enjoined is to be done, or is doing, or is apprehended, notwithstanding some of the defendants may reside in another county, except as provided in sections 6 and 9 of the same chapter and where a coordinate court has jurisdiction on grounds other than the award of such BELL-ANS

infunction. 2. The award of an injunction by the common pleas court of Kanawha county, wherein some of the defendants reside, to enjoin acts and pro-ceedings being committed and prose-cuted or threatened in Lincoln county and affecting real estate therein, is coram non judice and void; and pro-hibition lies to restrain further main-

tenance or cognizance of the suit. "3. In such cases, no plea in abatement of the suit, or motion to dissolve the injunction, is essential before asking for the writ of prohibition.

"4. Nor will amendment of the injunction bill, by the insertion of a too late.

prayer for cancellation of a title claimed by defendants and adverse to

CEMENT BLOCKS Lime, plaster, cement, sand, sewer Snider Furniture Co. service, our specialty. Both phones. G. M. WEST, Feed Supply Store.

It's a queer quandary in which England finds itself in regard to its women. Before the war the political leaders had a hard enough time fighting the militants, and keeping alive the fiction that their activities were hurting the

The public generally is not aware of the real effect of the letter burning, The public generally is not aware of the real effect of the letter burning, window smashing, incendiary campaign on the politics of England. Although the Pankhurst policy alienated many individual members of parliament it was rapidly forcing the government to a point where some measure of surrender was inevitable. Because the Liberal party cannot get along without its women members, and large numbers of them were becoming inoculated with the virus of rebellion.

Shortly before the war suffragets came into possession of a private letter sent to local Liberal party leaders throughout the kingdom. In this letter

sent to local Liberal party leaders throughout the kingdom. In this letter directions for carrying on the campaign for the general elections were given.

Concerning the Liberal women the directions were to use them as usual,

directions for carrying on the campaign for the general elections were given.

Concerning the Liberal women the directions were to use them as usual, but keep them busy at office work as much as possible and refrain from using them as speakers, "because they talk too much about suffrage."

Then came the war, and it looked for a time, a very short time, the suffrage was a retired issue. The hope was vain, for in the devotion and loyalty of the women of England, and in the magnificent way in which they stepped into the places left vacant by the fighting men, the government sees anew the inevitableness of woman suffrage.

The great objection to giving English women the vote was the fact that in the population of Great Britain there was an overplus of a million women. Not all of these would be enfranchised under an equal suffrage law, because they do not have universal suffrage in Great Britain. Only householders vote, and, of course, the great majority of householders are men.

But the government feared lest the enfranchised women, in order to help working women to a vote, would form a coalition with the Independent Labor party and force a universal suffrage measure through parliament.

When the political leaders appeal to the world and cry out that they do not want to be ruled by their women, they get a certain amount of sympathy from other men. But England will find even that easier than being ruled by traitorous labor leaders. Women will never strike in any hour of peril and danger. They will never take advantage of a great national crisis to hold up the country for higher wages. They, the mothers of men, will never betray their children, as some of their children are ready to betray them now.

Copyright, 1915, Evening Mail Syndicate, Inc. Copyright, 1915, Evening Mail Syndicate, Inc.

Yost Law Decision

There may be with some people an | ates the controversy involved in the erroneous impression as to just what writ of error, and it will be dismissed, on such discharge, as then involving by the recent decision of the supreme court, of which so much notice has been taken by the public press, and criminal offense by a justice of the therefore, the Telegram prints below the entire opinion, having heretofore a reasonable time, as a matter of right. given only the syllabus. The opinion is by Judge Poffenbarger, and would seem to be concurred in by all the oth-

Syllabus. No. 2970 FREDERICK J. EMSWELLER

JOHN B. WALLACE ET AL Monongalla county, reversed; judg-ment here. No. 2968. STATE

FREDERICK J. EMSWELLER. nongalia county. No. 2969. STATE

JOSEPH J. JENKINS. Monongalia county. Reversed; re-manded.

Poffenbarger, judge. A conviction by a justice of the

3. A search warrant not describing and designating some particular house, building or place for search is void.

for sale or bartered, in a certain sult was also used. The case, trunk or other container in the possession of a certain person in the roads, streets, alleys or room in the land obtained a writ of error here to the judgment of that court refusing an appeal. Joseph J. Jenkins, punished at a same time and in like manner and the same time and the roads, streets, alleys or room in the county, does not charge the person in whose possession the suit case, trunk or container is alleged to be, with manufacturing, selling, etc., nor with have obtained a writ of error to a judgment of the fact that his very life, as well as the fact that his very life.

the judgment under which he is illeg-ally restrained of his liberty, termin-

9. A person under conviction of a criminal offense by a justice of the

10. Such an appeal should be allowed by the justice who rendered judgment, if applied for within a rea-sonable time, and, if he refuses it, application therefor may be made to the circuit court of the county, or the judge thereof in vacation.

11. Refusal of the justice to allow such an appeal is sufficient cause for allowance thereof by such court or judge, and refusal thereof by the latter, under such circumstances, justi-fies a writ of error from this court to the judgment of refusal.

12. A doubt arising on the evidence as to whether such preliminary application was made to the justice should be resolved in favor of the applicant for the appeal.

Opinion.

Poffenbarger, judge.
Frederick J. Emsweller sentenced by a justice of the peace to imprisonment in the county jall of Monongalia county for a period of sixty days, and 1. A conviction by a justice of the peace on a warrant stating no facts constituting an offense is void.

2. An arrest made on a void search warrant is illegal, and a conviction of the person arrested thereon, in a justice's court, is illegal and void.

3. A search warrant not describing and designating some particular house, and designating some particular house, law sought to discharge, in the circular house, and the county jail of Monongalia county for a period of sixty days, and further punished by the infliction of a fine of \$100 and costs including an attorney's fee of \$10, all to be worked out on the public roads, as for a violation of chapter 13 of the acts of the legislature of 1913, known as the Yost. cuit court of said county on a writ of habeas corpus. To the judgment refus-4. A warrant charging that intoxicating liquors are being manufactured, sold, offered, exposed, kept or stored for sale or bartered, in a certain suit was also denied an appeal from the justice's judgment to the circuit court, and obtained a writ of error here to obtained a writ of error here to

unlawfully, nor with any other offense under the statute.

7. Chapter 13 of the acts of 1913, as amended by chapter 7 of the acts of 1915, does not make it unlawful for a citizen to carry or transport one-half of one gallon of intoxicating liquors, without a statutory label, or more with such label, on and along any public case, trunk or other container in the light home for his personal statutory to his home for his personal case, trunk or other container in the label, on and along any public case, trunk or other container in the label, on and along any public case, trunk or other container in the label, on and along any public case, trunk or other container in the label, on and along any public case, trunk or other container in the label, on and along any public case, trunk or other container in the label, on and along any public case, trunk or other container in the label of the citizen to the successful accomplianment of the successful accompliance of the successful accomp such label, on and along any public highway, to his home, for his personal use there.

6. A justice's docket entry of judgment in a criminal case need not recite findings of fact sufficient to constitute an offense, and a person under conviction by such a judgment will not be discharged on a writ of habeas corpus for lack of such recital; but such docket entries are only prima facie evidence of the jurisdictional facts essential to a valid conviction.

case, trunk or other container in the possession of one F. J. Emsweller in moth tent, balanced on his head upon the roller skate, he dashes earthward until near the end of his perilous journal and prayed a warrant for seizure of "all liquors space to a dinstance of thirty feet, where he agains lights on his head and finishes this marvelous performance on a shorter strip of incline.

This act is the big outstanding feature of the Sparks' circus that is billed to a valid conviction. dence of the jurisdictional facts essential to a valid conviction.

7. A plea of guilty to a void warrant involves no admission of guilt and does not preclude discharge on a writ of habeas corpus.

8. Discharge on such writ, of a person prosecuting a writ of error to a judgment refusing him an appeal from the judgment refusing him an appeal from the judgment under which he is illegating the such as the process of the lower branch of the legislature county is entitled to elect four members of "all parties or persons found therein, together with all vessels," etc., and the arrest of "all parties or persons found the process of the lower branch of the legislature under the recent apportionment.

(Continued on page 8.)

that asserted by plaintiffs, confer jur-| after during the limitation period preisdiction on the common pleas court scribed by the policy for commence to award or perpetuate the injunction ment of an action thereon, exempt or to hear and determine the cause on its merits. Jurisdiction of a suit to ing proofs of loss. move cloud from title is determined by the situs of the land."

Houseman against Insurance Company.

was animated in the case of House-man against Home Insurance Com-pany, from Mercer county; Lynch, judge. The syllabus is an follows: "I. An insane person may prose-cute an action in his own name by a

pipe, etc. Prices right quality and prerequisite to an action on the policy.

compliance with the condition regard-"5. On the insurer against loss ha

fire rests the burden of proving, when averred in defense of an action on the The judgment of the lower court was affirmed in the case of Houseman against Home Insurance Company, from Mercer county; Lynch, judge. The syllabus is an follows:

Dollcy, breach of the condition against misrepresentation or concealment by not sleep at night, and nothing misrepresentation or concealment by not sleep at night, and nothing the insured of the true ownership of the insured of the true ownership of the property damaged, or that the property damaged, or that the property damaged of the true ownership of the insured of the insured of the condition against not sleep at night, and nothing the property damaged or that the property damaged or the property damaged or



Metropolitanism

Our High Art Cloths this spring have the happy faculty of embodying big city snap in their models for men and young men which gives them unsurpassed distinction.

That they look well when you buy them, you will be convinced and they will serve you well when you wear them is attested to by both our warranty and that of the manufacturers.

They fit—they become—they wear and are big values.

DONOHUE & JOHNSON

324-328 Main St.

In the Sparks Circus Which Will Show at Highland Park May 4.

The war in Europe has had many and varied effects on all classes of business in this country, and the circus business has been no exception. The most noticeable effect on the cir-cus business has been the effort made by performers in all the war-ridden

whose possession the suit case, trunk or container is alleged to be, with manufacturing, selling, etc., nor with having, keeping or carrying such liquors unlawfully, nor with any other offense under the statute.

the same time and of a charge, also loop-metalog, similar acts ever attempted, owing to the fact that his very life, as well as the successful accomplishment of the police of the city of Morgantown and act, depend, not on mechanical converse of the county, trivances, but on his skill and nerve death-defying act performed by Hillary imals?

NERVOUS BREAKDOWN

Stamford, Conn., Nurse Tells

How She Found Health. stamford, Conn.—'I am a nurse and suffered from a nervous breakpolicy, breach of the condition against misrepresentation or concealment by the insured of the true ownership of and strong, it gave me a hearty appetite, so I can sleep soundly night or day. I consider Vinol a wonderful tonic." Edith R. Forbes, Stamford

indge. The syllabus is an ionical contract of sale cute an action in his own name by a next friend, when no committee has been appointed for him, or if appointed, has failed to accept or quality, or is otherwise disqualified to act in that capacity.

"2. If contested, the question whether is much before joinder and trial on other insues. Otherwise, the objection comes a too late.

"Denial of liability on an insurance in policy, based solely on an alleged want of unconditional ownership of the property destroyed, operates as a waiver of a provision thereof requiring proofs of the quantum of loss as a prerequisite to an action in his own mame by a next friend, when no committee has valid or conditional contract of sale of personal property by an insured, with reservation of title until paying the property by an insured, the purchase money, although possession is transferred to the vendes, will constitute a breach of the condition of the policy requiring 'sole and unconditional ownership'."

The judgment of the lower court in the case of Shrewsbury against Coal Land Company, from Boone county, was reversed and the cause was remanded. This case involves large coal of unconditional ownership of the property destroyed, operates as a waiver of a provision thereof requiring proofs of the quantum of loss as a prerequisite to an action on the policy.

The largest meteorite known to have fallen to earth weighed 537 was reversed and decrease of the vendause it is a constitution in overcoming such conditions is because it is a constitution in overcoming such conditions is to condition of the vendause it is a constitution in overcoming such conditions of the vendause it is a constitution in overcoming such conditions of the vendause it is a constitution in overcoming such condition of the policy.

The judgment of the lower court in the case of Shrewsbury against coal land Company, from Boone country, was reversed and the cause was remarked. This case involves large coal in a pure medicinal wine.

We have seen so many wonderf

HUMANE SOCIETY

Is Badly Needed in Community and Local Writer Wants to Form One.

(Communicated.)

The arrest of Andrew Miller recently for cruelty to a horse should serve as a reminder to the people of this city that we are badly in need of a humane society. There are many other instances of inhuman treatment of dumb animals. In fact, every day we see horses pulling heavy loads that are hardly able to walk on account of swollen feet and sores. The hot summer is now coming on and the suffering will be greatly intensified. (Communicated.)

Worked in heavy harness all day, shut in badly ventilated stables at night and fortured by flies, what rest by performers in all the war-ridden countries to escape to this country, and this fact has enabled Mr. Sparks, of the Sparks' circus, to secure novelties that under normal conditions would be unavailable at any price.

Probably the most sensational "thriller" secured by any of the circuses from Europe this season is the death-defying act performed by Hillary imals?

LOWNDES

For all Grades of NEW CABPETS AND RUGS.

DO YOU KNOW

how few dentists there are that can make a set of teeth that really is a work of art and ability? A makeshift you can wear, but ours will please you.



Guaranteed BRIDGEWORK ... \$5.00 Fillings 50c up

All work guaranteed. We guarantee painless extracting and other work with least dis-Pyorrhoea or Diseased Gums successfully treated.

HILL BROS. DENTISTS

K. of P. Bldg., Opp. Sheriff's Besidence, Third Street.

Auto Livery Co.

Taxicabs & Touring Cars